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## **U.S. Department of Justice**

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

February 16, 2023

## **BY ECF**

The Honorable P. Kevin Castel United States District Judge Southern District of New York 500 Pearl Street New York, New York 10007

Re: United States v. Felipe Blanding, 11 Cr. 576 (PKC)

Dear Judge Castel:

The Government submits this letter, with the consent of the United States Probation Office ("Probation"), to respectfully request that portions of internal chronologies maintained by Probation, detailing Felipe Blanding's supervision, be unsealed. During the course of reviewing and preparing discovery, the Government conferred with Probation to determine whether Probation's records reflect any statements made by the defendant or other discoverable material under Rule 32.1 of the Federal Rules of Criminal Procedure. Probation informed the Government that their chronologies contain such material. Accordingly, the Government respectfully requests that the Court enter an order unsealing the portions of the chronologies and related notes that are related to the Specifications, which in turn will allow the Government to produce those portions to the defense.

Application GRANTED. SO ORDERED.

2/17/2023

P. Kevin Castel

United States District Judge

Respectfully submitted,

DAMIAN WILLIAMS United States Attorney

By:

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Cc: All counsel (by ECF)

Probation (by email)